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CHRISTENSEN, O'CONNOR, JOHNSON, KINDNESS, PLLC 1420 FIFTH AVENUE			PESIN, BORIS M		
SUITE 2800		ART UNIT	PAPER NUMBER		
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Please find below and/or attached an Office communication concerning this application or proceeding.

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Office Action Summary		Application	NO.	Applicant(s)				
		09/966,814		ALEXANDER ET	AL.			
		Examiner		Art Unit				
		Boris Pesin		2174				
The MAILING DATE of this communication appears on the cover sheet with the correspond nce address Period for Reply								
A SH THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REP MAILING DATE OF THIS COMMUNICATION asions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. It is period for reply specified above is less than thirty (30) days, a reperiod for reply is specified above, the maximum statutory perior to reply within the set or extended period for reply will, by state reply received by the Office later than three months after the mailed patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, eply within the statuto od will apply and will e tute, cause the applica	however, may a reply be tim ry minimum of thirty (30) days xpire SIX (6) MONTHS from tion to become ABANDONEI	nely filed s will be considered timel the mailing date of this or O (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed on 13	-						
2a)⊠ 3)□	This action is FINAL . 2b) This action is non-final.							
3)[_]	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
5)□ 6)⊠ 7)□	 4) Claim(s) 1-40 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-40 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 							
Applicat	ion Papers							
 9) The specification is objected to by the Examiner. 10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. 								
Priority (under 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
Attachmer	nt(s)							
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date								
3) Infor	ce of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/SB/0er No(s)/Mail Date		Paper No(s//waii ba		O-152)			

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DETAILED ACTION

Response to Amendment

This communication is responsive to Amendment A, filed 09/13/2004.

Claims 1-40 are pending in this application. Claims 1, 25, 29, and 37 are independent claims. In the Amendment A, Claims 1, 5, 10, 14, 21, 25, 28, 29, 37, and 38 were amended. This action is made Final.

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

Claims 1-16, 19, 23-27, 29-31, 35-40 are rejected under 35 U.S.C. 102(e) as being anticipated by Crater et al ("Crater," US005982362A).

As per independent claim 1, Crater teaches a method for interacting with a remote device comprising: obtaining a request corresponding to controlling at least one identifiable remote devices (column 3, lines 58-64); generating a graphical user

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interface responsive to said request, the graphical user interface being operable to control the remote device, wherein controlling said device includes accessing said remote device and issuing instructions (column 3, lines 37-45 and lines 58-64); obtaining user control instructions from said graphical user interface (column 7, lines 25-36); transmitting remote device control data corresponding to said user control instructions (column 7, lines 25-36); and obtaining remote device data generated by said remote device (column 7, lines 25-36).

As per claim 2, which is dependent on claim 1, Crater teaches that generating a graphical user interface includes dynamically generating a graphical user interface (column 8, lines 20-25).

As per claim 3, which is dependent on claim 2, Crater teaches dynamically generating a graphical user interface includes: identifying a remote device corresponding to said request (column 8, lines 19-36); selecting a program module corresponding to said identified remote device from a plurality of program modules, said program module operable to control said remote device (column 8, lines 19-36); generating a screen interface including said selected program module, said program module including a graphical user interface component corresponding to said requested remote device (column 8, lines 25-36).

As per claim 4, which is dependent on claim 2, Crater teaches dynamically generating a graphical user interface includes: identifying two or more remote devices corresponding to said request (column 9, lines 54-62, i.e. – data from many remote devices can be displayed together); selecting a program module corresponding to each

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identified remote device from a plurality of program modules, said program modules operable to control said remote device (column 9, lines 54-62); generating a single screen interface containing all program modules, said program modules operable to generate graphical user interface components corresponding to each requested remote device (column 9, lines 23-26 and lines 54-62).

Claim 30 is similar in scope to claim 4, and is therefore rejected under similar rationale.

As per claim 5, which is dependent on claim 4, Crater teaches that control instructions control the operation of all of said remote devices (column 2, lines 63-68).

As per claim 6, which is dependent on claim 2, Crater teaches that the graphical user interface is a Web page (column 8, lines 19-25).

Claim 31 is similar in scope to claim 6, and is therefore rejected under similar rationale.

As per claim 7, which is dependent on claim 2, Crater teaches obtaining a request corresponding to controlling one or more identifiable remote devices includes: obtaining a request for monitoring data corresponding to said remote device (column 8, lines 19-25).

As per claim 8, which is dependent on claim 2, Crater teaches wherein obtaining a request corresponding to controlling one or more identifiable remote devices includes: obtaining a request to transmit data to said remote device (column 7, lines 25-36).

As per claim 9, which is dependent on claim 8, Crater teaches that the transmitted data causes said remote device to move (column 7, lines 25-36).

As per claim 10, which is dependent on claim 1, Crater teaches transmitting control data includes: transmitting a request for accessing data from said remote device

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(column 10, lines 49-59); and transmitting authorization for access to said remote device (column 10, lines 49-59).

As per claim 11, which is dependent on claim 1, Crater teaches obtaining remote device data generated by said remote device includes: obtaining real-time data generated by said remote device (column 3, lines 12-15).

As per claim 12, which is dependent on claim 1, Crater teaches obtaining remote device data generated by said remote device includes: obtaining pre-recorded data generated by said remote device (column 3, lines 15-23).

As per claim 13, which is dependent on claim 1, Crater teaches that the remote device is a video camera, and wherein obtaining remote device data includes obtaining video data from said video camera (column 3, lines 12-23).

As per claim 14, which is dependent on claim 13, Crater teaches that transmitting control data includes transmitting data manipulating said video camera (column 7, lines 25-31).

As per claim 15, which is dependent on claim 1, Crater teaches that transmitting data includes manipulating operating parameters of said remote device using said graphical user interface (column 9, lines 4-12); and wherein obtaining remote device data includes obtaining remote device data generated by said remote device based on said manipulated operating parameters (column 9, lines 4-12).

As per claim 16, which is dependent on claim 15, Crater teaches that the graphical user interface includes a graphical means for manipulating said operating

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parameters of said remote device, said graphical means operable to receive user inputs corresponding to said manipulation (column 3, lines 62-65 and column 7, lines 25-31).

As per claim 19, which is dependent on claim 1, Crater teaches obtaining user control data includes obtaining a request for manipulating operating parameters of said remote device (column 3, lines 62-65); and wherein transmitting remote device control data includes translating said request into device specific commands, and transmitting said device specific commands to said remote device operable to change said operating parameters of said remote device (column 7, lines 25-36).

As per claim 23, which is dependent on claim 1, Crater teaches a computerreadable medium having computer-executable instructions (column 3, lines 24-35).

As per claim 24, which is dependent on claim 1, Crater teaches a system having a processor, a memory, and an operating environment (column 3, lines 24-35).

Claims 35-36 are similar in scope to claims 23-24, respectively, and are therefore rejected under similar rationale.

As per independent claim 25, Crater teaches a computer-readable medium having computer-executable components for dynamically interacting between at least one remote device and a computing device, comprising: a user interface application operable to dynamically generate a graphical user interface corresponding to the remote device in response to a request for interaction with the remote device (column 8, lines 20-25); a device interface application operable to obtain device data from the remote device (column 7, lines 25-36), and operable to manipulate said data (column 7, lines 25-36); and a data transmittal application operable to transmit said data to the

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computing device, and to facilitate communication between the remote device and the computing device (column 7, lines 25-36).

As per claim 26, which is dependent on claim 25, Crater teaches that the computing device is a server computer (column 9, lines 42-47).

As per claim 27, which is dependent on claim 25, Crater teaches that the computing device is a client computer (column 9, lines 62-66).

As per independent claim 29, Crater teaches a method for dynamically generating a user interface for controlling at least one remote device comprising: obtaining a request to control at least one pre-selected remote device (column 3, lines 58-64); selecting a program module corresponding to said pre-selected remote device from a plurality of program modules in response to said request, said program module operable to control said remote device (column 7, lines 25-36); transmitting a screen interface with said program module (column 7, lines 25-36); wherein said screen interface containing said program module is operable to generate a graphical user interface when loaded within a browser application (column 9, lines 62-66).

As per independent claim 37, Crater teaches a system for dynamically generating a user interface for controlling at least one remote device comprising: at least one remote device operable to receive control commands and to transmit monitoring data based on said control commands (column 7, lines 25-36); a server computer in communication with said remote device, said server computer operable to dynamically generate a graphical user interface based on said remote device (column 9, lines 42-47); a client computer in communication with said server computer, said client

computer operable to display said graphical user interface, and request said control commands (column 9, lines 62-67).

As per claim 38, which is dependent on claim 37, Crater teaches a proxy server in communication with said client computer and said server computer, said proxy server operable to process and store monitoring data generated by said remote device (column 9, lines 15-20 and column 7, lines 32-36, i.e. — camera output signals are stored on a network host and transferred to a local server to be displayed on a client system).

As per claim 39, which is dependent on claim 37, Crater teaches that the server computer and said client computer are in communication via the Internet (column 7, lines 37-49).

As per claim 40, which is dependent on claim 37, Crater teaches that the server computer and said client computer are in communication via a dedicated device control network (column 7, lines 37-49).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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The factual inquiries set forth in *Graham* v. *John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- 1. Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- 4. Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Crater et al. ("Crater," US005982362A) in view of Amini et al. ("Amini," US006698021B1).

As per claim 17, which is dependent on claim 16, the teachings of Crater in regards to claim 16 have been discussed above. Crater teaches that the remote device is a video camera (column 3, lines 12-23). Crater does not disclose a graphical means that is a graphical controller including graphical representation of a compass having an origin and directional indicators.

Amini teaches a graphical means that is a graphical controller including graphical representation of a compass having an origin and directional indicators (figure 10C, element 1032 and column 16, lines 1-13). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Crater with a graphical means to control a video camera using a compass representation, as taught by Amini, with the motivation to provide an intuitive user interface capable of controlling camera motion relative to any initial camera position (column 16, lines 1-6)

Claims 18 and 20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Crater et al. ("Crater," US005982362A) in view of Amini et al. ("Amini," US006698021B1) in further view of Brush, II et al. ("Brush," US# 5732232). As per claim 18, which is dependent on claim 17, teachings of the combination of Crater and Amini in regards to claim 16 have been discussed above. The combination of Crater and Amini do not disclose that the graphical controller is operable to communicate the intensity of said manipulation, said intensity based on the distance away said user input is from said origin.

Brush teaches that the graphical controller is operable to communicate the intensity of said manipulation, said intensity based on the distance away said user input is from said origin (column 3, lines 28-35). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of the combination of Crater and Amini with a means to indicate the intensity of user input based on the distance the user input is from the origin, as taught by Brush, with the motivation to more efficiently translate user input into desired outcomes on a graphical user interface and to enable a greater degree of user control of the interface (column 4, lines 65-67)

As per claim 20, which is dependent on claim 18, Crater teaches remote device data generated by said remote device based on said changed operating parameters is real-time data (column 3, lines 12-15).

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Claims 21, 28, 32, and 34 are rejected under 35 U.S.C. 103(a) as being unpatentable over Crater et al. ("Crater," US005982362A) in view of Lemons et al. ("Lemons," US006504479B1).

As per claim 21, which is dependent on claim 1, the teachings of Crater in regards to claim 1 have been discussed above. Crater does not disclose that the remote device is selected from the group consisting of intrusion detection devices, card readers, door strikes and contacts, access control panels, bar code scanners, video cameras, still cameras, and microphones.

Lemons teaches that the remote device is selected from the group consisting essentially of intrusion detection devices, card readers, door strikes and contacts, access control panels, bar code scanners, video cameras, still cameras, and microphones (column 6, lines 65-68 and column 6, lines 41-57 and column 5-6, lines 47-27). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Crater to include intrusion detection devices, card readers, door strikes and contacts, access control panels, bar code scanners, video cameras, still cameras, and microphones, as taught by Lemons, with the motivation to monitor and control all aspects of an integrated security system (column 2, lines 30-33).

Claim 28 is similar in scope to claim 21, and is therefore rejected under similar rationale.

As per claim 32, which is dependent on claim 29, the teachings of Crater in regards to claim 29 have been discussed above. Crater does not explicitly disclose that the pre-selected remote device is a video camera having pan-tilt-zoom functionality, and

wherein said graphical user interface is operable to control said pan-tilt-zoom functionality of said video camera and to view data from said video camera.

Lemons teaches that the pre-selected remote device is a video camera having pan-tilt-zoom functionality, and wherein said graphical user interface is operable to control said pan-tilt-zoom functionality of said video camera and to view data from said video camera (column 5, lines 60-67). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Crater with a means to control the pan-tilt-zoom functionality of a video camera and view data from the video camera, as taught by Lemons, with the motivation to control the function of remote video camera (column 3, lines 9-11).

As per claim 34, which is dependent on claim 29, the teachings of Crater in regards to claim 29 have been discussed above. Crater does not disclose that the preselected remote device is a motion detector.

Lemons teaches that the pre-selected remote device is a motion detector (column 7, lines 5-10). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Crater to include intrusion detection devices, card readers, door strikes and contacts, access control panels, bar code scanners, video cameras, still cameras, and microphones, as taught by Lemons, with the motivation to monitor and control all aspects of an integrated security system (column 2, lines 30-33).

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Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Crater et al. ("Crater," US005982362A) in view of Nail (US# 5758340).

As per claim 22, which is dependent on claim 1, the teachings of Crater in regards to claim 1 have been discussed above. Crater does not disclose that the remote device can be locked, thereby preventing the simultaneous submission of instructions by more than one user.

Nail teaches that the remote device can be locked, thereby preventing the simultaneous submission of instructions by more than one user (column 3, lines 6-8). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Crater with a means to lock a remote device to prevent simultaneous submission of instructions by more than one user, as taught by Nail, with the motivation to prevent data inconsistency (column 3, line 6).

Claim 33 is rejected under 35 U.S.C. 103(a) as being unpatentable over Crater et al. ("Crater," US005982362A) in view of Launey et al. ("Launey," US005086385A).

As per claim 33, which is dependent on claim 29, the teachings of Crater in regards to claim 29 have been discussed above. Crater does not disclose that the pre-selected remote device is a temperature control device, and wherein said graphical user interface is operable to control said change in temperature of said temperature control device. However, Crater does disclose monitoring of temperature (column 8, lines 26-31).

Launey teaches that the pre-selected remote device is a temperature control device, and wherein said graphical user interface is operable to control said change in

temperature of said temperature control device (column 16, lines 48-61). It would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the teachings of Crater with a means to control the temperature through a user interface, as taught by Launey, with the motivation to provide a simple interface to control the environment of a building (column 3, lines 10-13).

Response to Arguments

Applicant's arguments filed 09/13/2004 have been fully considered but they are not persuasive.

The applicant argues:

- a. Crater does not teach, "generating a graphical user interface responsive to said request".
- b. Crater does not teach, "a controller that selects a program module corresponding to each identified remote device in the request from a plurality of program modules and generates a single screen interface containing all program modules".
- c. Crater fails to teach that the program modules, such as applets, are selected based on requests.
- d. Crater fails to teach the dynamic generation of a user interface in response to a request.

In regards to argument (a), the Examiner disagrees with the Applicant. It is clear that Crater does teach generating a graphical user interface responsive to said request (i.e. "The remote computer also includes a facility for processing the instructions to create a user interface--that is, a visual display, which may include video and/or graphics, or other presentations having a predetermined format--encoded by the instructions, and which incorporates the data or otherwise enables the monitoring engineer to gain as much information about the controller as possible." Column 3, Line 38).

In regards to argument (b), the Examiner disagrees with the Applicant. It is clear that Crater does teach a controller that selects a program module corresponding to each identified remote device in the request from a plurality of program modules and generates a single screen interface containing all program modules (i.e. "In addition, a web page can obtain data from other web pages (e.g., from different controllers) by accessing those web pages when appropriate. For example, if a cluster of controllers is operationally related such that data from one is usefully combined with data from the others, each page of the cluster can contain instructions to access the other pages (or their associated data pages) when accessed by a user, and the applet configured to present data from the entire cluster." **Emphasis added**, Column 9, Line 54).

In regards to argument (c), the Examiner disagrees with the Applicant. It is clear that Crater does teach that the program modules, such as applets, are selected based on requests (i.e. "The remote computer also includes a facility for processing the instructions to create a user interface--that is, a visual display, which may include video

and/or graphics, or other presentations having a predetermined format--encoded by the instructions, and which incorporates the data or otherwise enables the monitoring engineer to gain as much information about the controller as possible." Column 3, Line 38).

In regards to argument (d), the Examiner points out that dynamic generation of a user interface could be interpreted to mean generation of a predetermined user interface when it is requested. Furthermore, Carter teaches, "The remote computer also includes a facility for **processing the instructions** to create a user interface--that is, a visual display, which may include video and/or graphics, or other presentations having a predetermined format--encoded by the instructions, and which incorporates the data or otherwise enables the monitoring engineer to gain as much information about the controller as possible." (Column 3, Line 38) **Emphasis added**.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later

than SIX MONTHS from the mailing date of this final action.

Inquiry

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Boris Pesin whose telephone number is (571) 272-4070.

The examiner can normally be reached on Monday-Friday except every other Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Kristine Kincaid can be reached on (571) 272-4063. The fax phone number

for the organization where this application or proceeding is assigned is 703-872-9306.

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SUPERVISORY PATENT EXAMINER

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